	1	Charles G. Miller, State Bar No. 39272						
	2	cmiller@bzbm.com C. Griffith Towle, State Bar No. 146401						
	3	ctowle@bzbm.com Michael D. Abraham, State Bar No. 125633						
	4	mabraham@bzbm.com Kerry L. Duffy, State Bar No. 233160						
	5	kduffy@bzbm.com BARTKO, ZANKEL, BUNZEL & MILLER						
	A Professional Law Corporation One Embarcadero Center, Suite 800 San Francisco, California 94111 Telephone: (415) 956-1900 Facsimile: (415) 956-1152							
	8							
	9	Attorneys for Plaintiff FEDERAL DEPOSIT INSURANCE CORPOR						
	10	as Receiver for Tamalpais Bank of San Rafael, California						
S.	11	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA						
e 800 I ) 956-1152	12	NORTHERN DISTR SAN FRANC						
SEE (415)	13 14	SAN FRANC	isco	DIVISION				
One Embarcadero Center, San Francisco, CR 9 e (415) 956-1900 * Fax	14	FEDERAL DEPOSIT INSURANCE	) No. 3:14-cv-00390 WHO					
Embarcadero C San Francisco, 5) 956-1900	15 16 17	CORPORATION, as Receiver for Tamalpais Bank of San Rafael, California,	)	STIPULATION AND ORDER CONTINUING PRETRIAL AND				
ne <b>C</b> mB San (415) 9	16	Plaintiff,	)	TRIAL DATES	KETRIAL AND			
О	17	v.	)					
	18	MARK GARWOOD, ALLAN BORTEL, RICHARD SMITH, CAROLYN HORAN, JAMES WILLIAMS, JEFFERY TAPPEN, MICHAEL RICE, and NANCY GRAUTEN,  Defendants.	)					
	19		<u>)</u>					
	20		)	Complaint Filed: Trial Date:	January 27, 2104 None Set			
	21							
	22							
	23							
	24							
	25							
	26							
	27							
	28							

1

2

3

4

5

6

7

8

9

10

112 129**36-1132** 

\*14 \*14 \*15 \*16 \*16

**2**17

18

19

20

21

22

23

24

25

26

It is hereby stipulated by and between the FEDERAL DEPOSIT INSURANCE					
CORPORATION, as Receiver for Tamalpais Bank of San Rafael, California ("FDIC-R"), on the					
one hand, and MARK GARWOOD, ALLAN BORTEL, CAROLYN HORAN, JAMES					
WILLIAMS, JEFFERY TAPPEN, MICHAEL RICE, and NANCY GRAUTEN, on the other hand,					
through their respective counsel, as follows:					

- 1. On May 14, 2014, the Court issued its Civil Pretrial Order, which set forth, among other things, various pretrial and trail dates [Dkt. 28].
- 2. On June 6, 2014, the Court entered its Order Resolving Dispute Over Loan Files, and ordered that hard copies of Tamalpais Bank files be provided to Defendants for review and copying [Dkt. 31].
- 3. On August 21, 2014, Defendants reviewed 70 boxes of documents produced by FDIC-R pursuant to the Court's June 16, 2014 at its facility in Dallas, Texas. One file appeared to be an "original" loan file that defendants were seeking and was in the possession of the FDIC-R.
- 4. FDIC-R's counsel was able to locate additional loan files for twelve (12) of the loans at issue in the Complaint that were sold by Tamalpais Bank to CBRE Capital Partners U.S. Special Situations I, L.P. ("CBRE") and/or Coastal Capital Partners, LLC ("Coastal Capital") prior to when FDIC-R took over Tamalpais Bank These files appear to be the "original" loan files that defendants were seeking and were in the possession of CBRE and/or Coastal Capital and sent to their counsel in Los Angeles, California. Those files were reviewed by counsel for the parties in Los Angeles on September 3, 2014.
- 5. To date, the parties have not scheduled a mediation because defendants and their insurance carrier need to review the original loan files in order to evaluate the case.
- 6. Now that certain original loan files have been located and made available for review and copying, the parties are in the process of selecting a mediator and mediation date and are hopeful that mediation can take place by the end of November 2014 or the beginning of December 2014.

27

28

7. In light of foregoing, the parties are desirous of focusing their efforts on					
completing mediation and therefor continuing the pretrial and trial dates scheduled in the Civ					
Pretrial Order for a period of four months, assuming that a mediation is held in either November or					
December 2014. If mediation is not held until after December 2014, the parties may request a					
further continuance from the Court.					

8. Accordingly, the parties agree that the following dates be continued as follows:

Discovery cutoff	From January 2, 2014 to May 4, 2015	
Expert disclosure:	From January 23, 2014 to May 25, 2015	
Expert rebuttal:	From February 13, 2014 to June 15, 2015	
Expert discovery cutoff:	From March 6, 2014 to August 6, 2015	
Motions heard by:	From May 6, 2015 to September 9, 2015	
Pretrial Conference:	From July 13, 2014 to November 16, 2015	
Trial:	From August 24, 2014 to January 25, 2016	

SO STIPULATED.

DATED: October 9, 2014 BARTKO, ZANKEL, BUNZEL & MILLER A Professional Law Corporation

Charles G. Miller
Attorneys for Plaintiff
FEDERAL DEPOSIT INSURANCE
CORPORATION, as Receiver for Tamalpais Bank of
San Rafael, California

DATED: October 9, 2014 PILLSBURY WINTHROP SHAW PITTMAN LLP

By: \_\_\_\_\_ Christine A. Scheuneman Attorneys for Defendants

MARK GARWOOD, ALLAN BORTEL, RICHARD SMITH, CAROLYN HORAN, JAMES WILLIAMS, JEFFERY TAPPEN, and NANCY GRAUTEN

-2-

9
10
<b>1</b> 1
<b>2511-95</b> 12
Ten Sune 800 28 94111 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
3 . *14
mbarcadero San Francis 5) 956-1900
ne Embarc San Fr (415) 956
<b>8 9 1</b> 7
18

19

20

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

By: \_\_\_\_\_

Christopher C. Cooke Attorneys for Defendant MICHAEL RICE

IT IS HEREBY ORDERED that the following scheduling deadlines and hearing dates have been set (please note revised pretrial conference date):

Discovery cutoff	May 4, 2015		
Expert disclosure:	May 25, 2015		
Expert rebuttal:	June 15, 2015		
Expert discovery cutoff:	July 6, 2015		
Motions heard by:	September 9, 2015		
Pretrial Conference:	December 14, 2015		
Trial:	January 25, 2016		

DATED: October 14, 2014

DATED: October 9, 2014

